

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WISCONSIN

UNITED STATES OF AMERICA,

Plaintiff,

ORDER

02-CR-0013-C

v.

JASON MATTHEW SMITH,

Defendant.

Defendant Jason Matthew Smith has filed a motion for an enlargement of time to file his amended motion for return of U.S. currency. In explaining why he believes he needs an extension, defendant seems to think that the court ordered the government to provide him information about the administrative forfeiture of his money. In fact, the order did not tell the government to do anything. All it said was that defendant could have until June 1, 2006, in which to amend his motion if he believed that the government was wrong when it said the following:

1. It had provided him with notice of forfeiture on two occasions and defendant had failed to respond; and

2. It had provided defendant notice on a third occasion and defendant had responded but his claim was ruled deficient by the DEA.

Defendant may have until June 19, 2006, in which to amend his motion but he should not expect the government to provide him any information.

Entered this 6th day of June, 2006.

BY THE COURT:

/s/

BARBARA B. CRABB

District Judge